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4	Telephone: (415) 954-4400 Facsimile: (415) 954-4480	
5	Attorneys for Rule 706 Expert, Dr. James R. Kearl	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
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12	ORACLE AMERICA, INC.,	Case No. C 10-3561 WHA
13	Plaintiff,	ADMINISTRATIVE MOTION TO FILE UNDER SEAL RESPONSE OF DR. JAMES
14	VS.	R. KEARL, RULE 706 EXPERT, TO ORACLE'S MOTION IN LIMINE NO. 6
15	GOOGLE, INC.,	REGARDING RULE 706 EXPERT
16	Defendant.	Dept.: Courtroom 8, 19th Floor Judge: Hon. William H. Alsup
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19	Pursuant to the Northern District of California's Civil Local Rules 7-11 and 79-5(d) and	
20	(e), and for the reasons set forth in the accompanying declaration of John L. Cooper, Rule 706	
21	Expert, Dr. James R. Kearl ("Dr. Kearl"), hereby brings this Administrative Motion to File Under	
22	Seal the following documents ("Documents"):	
23	- Response of Dr. James R. Kearl, Rule 706 Expert, to Oracle's Motion in Limine No. 6	
24	Regarding Rule 706 Expert;	
25	- Exhibit A to the Declaration of Dr. James R. Kearl in Support of Response of Dr.	
26	James R. Kearl, Rule 706 Expert, to Oracle's Motion in Limine No. 6 Regarding Rule	
27	706 Expert;	
28	- Exhibit B to the Declaration of Dr. James R. Kearl in Support of Response of Dr.	
tel LLP , 17th Floor 94104 0	ADMIN MOTION TO FILE UNDER SEAL RESPONSE TO ORACLE MIL NO. 6; Case No. C	27152\5409225.1

1	James R. Kearl, Rule 706 Expert, to Oracle's Motion in Limine No. 6 Regarding Rule
2	706 Expert.
3	The Documents contain information designated by Oracle America, Inc. and Google, Inc. as
4	"Confidential—Attorney's Eyes Only" under the Protective Order.
5	In an abundance of caution, Dr. Kearl has not submitted redacted versions, as there
6	appears to be a dispute between the parties regarding what portions should be sealed. See, e.g.,
7	Dkt. 1599. Dr. Kearl respectfully requests to file a redacted versions of the Documents, should
8	the Court so choose, after the parties have resolved their dispute regarding which portions, if any
9	should be sealed. Dr. Kearl respectfully requests that the unredacted Documents remain under
10	seal.
11	
12	Dated: April 8, 2016 FARELLA BRAUN + MARTEL LLP
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14	By: <u>/s/ John L. Cooper</u> John L. Cooper
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16	Attorneys for Rule 706 Expert, Dr. James R. Kearl
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